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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/821,305	04/09/2004	Evan Glasberg	G2006-700019	1119
37462 7	590 02/23/2005		EXAMINER	
LOWRIE, LANDO & ANASTASI RIVERFRONT OFFICE ONE MAIN STREET, ELEVENTH FLOOR			DAVIS, CASSANDRA HOPE	
			ART UNIT	PAPER NUMBER
CAMBRIDGE			3611	
			DATE MAIL ED. 02/22/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)			
\checkmark	Office Action Summary	10/821,305	GLASBERG, EVAN			
	Office Action Summary	Examiner	Art Unit			
	The MAILING DATE of this communication on	Cassandra Davis	3611			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status	·					
1)□ F	Responsive to communication(s) filed on					
2a)□ T	This action is FINAL . 2b)⊠ This	action is non-final.				
•						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositio	n of Claims					
4: 5)□ C 6)図 C 7)□ C	Claim(s) 1-14 is/are pending in the application a) Of the above claim(s) 10-14 is/are withdraw Claim(s) is/are allowed. Claim(s) 1-9 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	vn from consideration.				
Applicatio	n Papers					
9)⊠ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
		taminer. Note the attached Office	ACION OF TORM PTO-152.			
Priority un	der 35 U.S.C. § 119					
a)	cknowledgment is made of a claim for foreign All b) Some * c) None of: Certified copies of the priority document Certified copies of the priority document Copies of the certified copies of the priority document application from the International Bureau te the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s	s)					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152) Other:						

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DETAILED ACTION

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Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - Claims 1-9, drawn to stationery accessory system, classified in class 40, subclass 641.
 - II. Claims 10-14, drawn to method of making a stationary accessory, classified in class 156, subclass 64.

The inventions are distinct, each from the other because of the following reasons:

- 2. Inventions I and II are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the product as claimed can be made by another and materially different process such as folding a sheet into a C-shaped rail member, attaching the C-shaped rail member to the edge of planar member, folding a second index tab sheet in a general T-shape sliding the T-shaped index tab sheet into the C-shaped rail member.
- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.
- 4. During a telephone conversation with Gary Engleson on February 18, 2005 a provisional election was made with traverse to prosecute the invention of Group 1,

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claims 1-9. Affirmation of this election must be made by applicant in replying to this Office action. Claims 10-14 have been withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

Specification

5. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

6. The abstract of the disclosure is objected to because it is too long. Correction is required. See MPEP § 608.01(b).

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 8. Claims 1-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Koto, Japanese Publication JP 10217664 A.

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9. With 1, 5, and 7-9, Koto teaches an indexing fitting structure for folder or divider comprising: a slidable index tab (4, 14, 2434, 44) and a sheet member 1, 11,40. The sheet member includes a rail comprising protrusions 2, 12, 22, and 42 as seen in figures 4, 7, 8, and 10 and recesses 32 a seen in figure 9. The index tab includes channels with recesses 5, 15, 35, 25, and 45, wherein the channel have a Longitudinal opening narrower than a widest interior width of the channel measured parallel to the longitudinal opening

- 10. With respect to claims 2, 3, 5, and 6 Koto teaches the rail is integral with the sheet member. See figures 1-9.
- 11. With respect to claim 4, Koto teaches the rail is removably affixed to the sheet polymeric material. Figure 10 shows the rail adhesively attached to the sheet 40.
- 12. The system of claim 2, wherein the sheet member comprises an extruded 6. The system of claim 5, wherein the rail is a polymeric material co-extruded with the sheet member. The system of claim 1, wherein the sheet member comprises: a wall of a file folder.

Conclusion

13. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The patents are cited to show file folders or dividers having slidable tabs: US 4,079,533; US 2003/0126779; UK 2021046; DE 3312789; JP 200005281; JP 10217664; FR 1031393; FR 1387346.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cassandra Davis whose telephone number is 703-308-2223. The examiner can normally be reached on Monday-Friday 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lesley Morris can be reached on 703-308-0629. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Cassandra Davis
Primary Examiner
Art Unit 3611

CD

February 18, 2005